

42
SUB
B23
CONT'D

reading device comprises a touch panel configured to overlay said surface and through which said icons are visible to said user.

14. (Amended) A context sensitive device according to any one of claims 1 to 3 and 8 to 12 [1 to 12], wherein said contextual information is related to position.

15. (Amended) A context sensitive device according to any one of claims 1 to 3 and 8 to 12, [the preceding claims] wherein said contextual information is related to time.

13 SUB B25

21. (Amended) The method according to claim 19 [or 20], comprising the further step of comparing said plurality of character strings with a subsequently received character string upon said request for another transmission of said output signal.

14 SUB B27

23. (Amended) A method according to any one of claims 16 to 18 [21], wherein said reading device comprises a touch panel configured to overlay said surface and through which said icons are visible to said user.

24. (Amended) The method according to any one of claims 16 to 18 [23], wherein said contextual information is related to position.

25. (Amended) The method according to any one of claims 16 to 18 [23], wherein said contextual information is related to time.

31. (Amended) A context sensitive device according to claim 29 [any one of claims 29 or 30], wherein said processor means is configured to compare said plurality of character strings with a subsequently received character string upon said request for another transmission of said output signal.

33. (Amended) A context sensitive device according to any one of claims 26 to 28 [32], wherein said contextual information is related to position.

34. (Amended) A context sensitive device according to any one of claims 26 to 28 [32], wherein said contextual information is related to time.

REMARKS

Claims 1 - 50 are pending. Claims 6, 13 to 15, 21, 23 to 25, 31, 33 and 34 have been amended to place the dependent claims in proper dependent form under U.S. practice. No new matter has been added.

Applicants request favorable consideration of the above-referenced application in view of the foregoing amendments.